with money, at Washington, to aid the taken yesterday, adopting the concurrent restolation, offered by Mr. Smith, providing for

Tariff Commission bill. Guess its true. A reduction of ten per cent upon the present tariff rates is proposed by the New York Berald.

ANOTHER ballot-stuffer has been disyears. A brand that will stick.

rolling Clerks of both houses, are, ladies.

honor, in the Spring. Some one says that it is a pity the priv- By Mr. Datton; S. B. No. 35-An act to Finance Committee.

Mrs. James F. Loughborough, and pur-

municipal and school rations York State are becoming very jet in authorities in different cities of New

In some of the Wester St where timber for fencing is exper it is proposed to pass laws requi cattle owness to fence in their stock, stead of making farmers fence the cat-

THE appropriation of five thousand dollars for the use of the State Board of Health to prevent the spread of smallpox, passed the Senate vesterday after a lively discussion. The debate was interesting, and the bill was adopted as it originally came from the House

RAILROADS prosper in spite of poor crops and bad weather. The Financial Chronicle shows that the earnings of ty thirty-four railway companies during 2403 of the Revised Code of 1880, restricting the first two weeks in December were the right to practice law. Passed. \$243 per mile against \$235 for the same

cent, on its capital. Large sums are coming into the South for investment in manufacturing. The factories are coming to the cotton fields.

The Exposition buildings at Atlanta, Ga., were bought, recently, for \$200,-000, by N. H. Rice and R. H. Richards, who will organize a joint stock company at once, and fill the buildings dent Women's Christian Temperance Union, with machinery for manufacturing cot- for the purpose of delivering a temperance

OUR State has passed through many a dark hour, but there is consolation in Rhodes and McCool. the reflection that periods of adversity are seldom lost in the end to States any more than to individuals, and that no misfortunes are irretrievable so long as the spirit of the people is unbroken and their will unconquerable to over-

MR. EDWARD R. WARFIELD who recently met his death at his home on clothing become entangled in the machinery of his gin and mill, was a native of Kentucky. He was a good citizen, and during the war he served on the passage of H. B. No. 29-An act to enthe staff of our distingushed townsman, courage the diversification of agriculture, and to exempt certain agricultural products from Gen. Wirt Adams.

chairman of the Federal House Agricultural committee, says that his committee will consider among the first mat-Agriculture to that of a Bureau of Mr. Coates was in favor of the bill, with Agriculture to that of a Bureau of Agriculture and statistics. "I think it will be done," said he. "I think there of the kind, but would tavor its reference to of the kind, but would tavor its reference to should be such a bureau, as transporta- the Judiciary Committee, who would report

Extract of proceedings of a meeting He moved its reference to Judiciary Commit-

at Byhalia, Marshall county:

On motion of Mr. E. Futrell the Legislature was requested to pass the stock or no fence law immediately, and that a commit-

fence law immediately, and that a committee of four be appointed to obtain signatures to the Legislature to pass said law. The resolution submitted by the committee were adopted.

Mr. S. Dana Horron, the Socretary of the United States Silver Commission which went to Europe last summer to confer with the financiers and statesmen of that country in regard to the establishment of the double-standard of metallic currency has only instrument. tallic currency, has only just returned, and expresses the opinion that when the International Silver Congress meets International Solver Congress meets again in April some action favorable to the general use of silver will be taken.

But whether such action is had or not this country will take no step backward on the silver question.

The committee on Education 709, Code of 1880, (recommended favorable) passed.

B. No. 31—To amend section 709, Code of Was taken up.

B. No. 116—To allow more time to elect time and put upon passage. Carried, and the bill be read a third time and put upon passage. Carried, and the bill was passed.

WEEKLYCLARIO

JACKSON, MISSISSIPPI, WEDNESDAY, JANUARY 18, 1882.

MISSISSIPPI LEGISLATURE.

the appointment of a joint select committee to frame an net to regulate taciff and ir ights the Code; and H. B. No. 16-To amend see on railrouls, and asked that said motion be entered on the record, which was accordingly

Mr. Brown introduced C. B. No. 29-An act providing for the inspection of coal oil in the of State. To Judiciary Committee.

By Mr. Leddell: S. B. No. 39.—An act to infranchised in Philadelphia for seven corporate the Gordon cotton mills located in Carroll county. To Committee on Corpora-

By Mr. Reynold : S. B. No. 31 -An act to THE Iowa Legislature is considerate Roard of Supervisors of Monroe county. To The Speaker announced the f of the ladies. The Postmasters and En- Committee on Counties and County Bounds select Committee on Temperance: By Mr. Dalton: S. B. No. 32-An act to ens-

The bill to re-establish the whipping est in Kentucky was defeated in the By Mr. Wilson: 8 B. No. 33 — An act to propost in Kentucky was defeated in the hibit the sale of intexicating liquors within House of Representative of that State five miles of Oak Grove. Passed under a sus-

By Mr. Johnson: S. B. No. 35-An act to amend section 29 of the Revised Code in relation to the preservation of game and oysters. To Committee on Agriculture, Company and Company and Company and Company and Code, allowing Sheriffs an extra dollar committees:

Inc. Johnson: S. B. No. 35-An act to approved. Con Congressional Districts—Messrs. Fred-congressional Districts—Messrs. Fr

Some one says that it is a pity the privileged orders haven't the same horror of the unlimited printing of national bank the eraction of a court house. To the eraction of a court house. notes that they have of the unlimited Figures committee.

By Mr. Cowan: S. B. No. 37—An act for the coinage of silver.

Figures committee.

By Mr. Cowan: S. B. No. 37—An act for the relief of Emma Beaford and J. C. Glass.

"CAVE LIFE IN VICKSBUKG," is the By Mr. Hyer; S. B. No. 38-Au net to chapter 16 of much orize the Sheriff of Marshall county to Education. title of the last new book out. It is by employ a janitor for the Court-house. To By Mr. Cowen: S. B. No. 39-An act to Miss.

will make an excellent superintendent, and his appointment to that position is received with general favor by our people.

The small-pox is spreading in various parts of the East and West. Vaccimation is the only known measure of present section 713 of the Revised Committee.

By Mr. Kyle: B. B. No. 41—An act fixing the punishment of persons convicted of capital offenses. To Judeiary Committee.

By Mr. Noland: S. B. No. 42—An act to fix the time that free public schools shall be maintained and to repeat section 713 of the Revised Color.

By Mr. Gayles: S. B. No. 41—An act fixing the punishment of persons convicted of capital of the first time that free public schools shall be maintained and to repeat section 713 of the Revised Committee.

By Mr. Kyle: B. B. No. 41—An act fixing the punishment of persons convicted of capital of the first time that free public schools shall be maintained and to repeat section 713 of the Revised Committee. peal sections 2000, 2001, and 2002 of the hevention, and should be resorted to. See vised Cale. To Judiciary Committee. reports in another column, of its in-

By Mr. Siewart: S. B. No. 45 -An act to ina organize and regulate the duties of the spartment of Immigration and Agriculture. By Mr. Hendorson: S. B. No. 47-An act to

amend an act to incorporate the trustees of the Chamberlain Hunt Academy. To Committee t the sale or giving away of intexticating nors within five miles of the University Mississippi and the A and M. College of scippi. To Committee on Universities. Mr. Esten: S. B. No. 49-An act t mend chapter 39 of the Revised Code. By, Mr. Magee: S. B. No. 59-Au act to in crease the pay of petit, grand and tallis jurors.

Senate Joint Resolution empowering the eretary of State to employ an additional lerk. Passed. House Concurrent Resolution, requesting se their influence in support of a bill now ding in Congress providing for a new

gress in reference to the appropriation of sional Justice of the Peace and Constable in To Juniciary Committee.

B. No. 11-An act to prevent fraud in cersin cases; tabled subject to call, S. B. No. 17-An act to amend section 410 of THERE is a growing attention toward | the Code of 1880 relative to the bonds of counofficers. Passed. S. B. No. 24-An act to amend section 839 o

ufactory at Rome, Ga., pays 14 per the Revised Code in relation to who is to work public road; was laid on the table. On motion the Senate adjourned.

HOUSE---EIGHTH DAY.

WEDNESDAY, January 11th, 1882. House met at 10 o'clock, Mr. Speaker Tison in the Chair, Prayer by Hou, Mr. Harrell, o

Roll called and all members were present except Mr. Field.

Journal of yesterday read. Mr. Brown offeced a resolution granting the

ecture. Adopted. By request of Mr. Duckworth, H. B. No. 17 was withdrawn from Committee on Railroads and referred to Committee on Agriculture. Leave of absence was granted Mesers. Senate message taken up. On motion of Mr. Whitney, Senate Joint

Resolution for the appointment of a Joint committee to frame an apportionment bill was concurred in. Mr. Whitney moved to fill the "blank on oart of the House" with afteen. Mr. Nocl moved to amend by inserting sighteen-three from each Congressional Distriet, one from each end, and one from the

centre of the District, Adopted, A message from the Governor was received, through Mr. Jas. L. Harris, Private Secretary, on the subject of precautionary measures against the introduction and spread of smallpox, together with the recomme dations of the State Board of Health on the subject.

seizure; (Said bill exempts all grain amount of 300 bushels, and hay, fodder etc.,

JUDGE VALENTINE, of Nebraska, Mr. Heard spoke in favor of the immediate assage of the bill. Mr. Buchanan, of Chickasaw, thought the bill one of too much importance to be rushed through in a hurry; he thought its provisions

tion and agriculture are closely allied."

The same general bill embracing a thorough, complete system. He was in favor of more liberal plete system. He was in favor of more iberal exemptions than are provided in this one; he wished calm and deliberate consideration of a subject of such magnitude and of such vital importance to the agriculturists of the State.

Mr. Blair did not like the bill as it stands Resolved, That it is the sense of this meeting, that the adoption of a stock or no fence law by the Legislature convened at Jackson Resolved, That it is the sense of this meeting, that the adoption of a stock or no fence law by the Legislature convened at Jackson is highly expedient and that it is called for by common sense, right and justice and will common sense.

Opinion that to product the was in the chart to the products of homesteads rather than to the products of homesteads; to the lands of the farmer, rather homesteads; to the lands of t

Mr. Trice moved to amend the instant of air.
White, and to refer the bill to the Joint Select
Committee on Agricultural Liens.
Mr. Whitney thought it proper to so refer
the bill—he could see no reason why it should

Wennerday, Jan. 11, 1882

The Senate met parsuant to adjournment Lieuremant-Governor Shands in the chair. Bolt cannot of Yesterday was rend any proved.

The Judiciary Committee, through Mr. Bolt cannot of the third time and passed. The bill was then read third time and passed. The bill was then read third time and passed. A yes 100, nays 0.

The Senate met parsuant to adjournment Lieuremant-Governor Shands in the chair. Bolt can be proved to record of the third time and passed. The bill was then read third time and passed. A yes 100, nays 0.

We reported adversely.

The Judiciary Committee, through Mr. Boo. 64—On a motion of Mr. Miller, bill passed.

The Judiciary Committee of the bill was then read third time and passed. A yes 100, nays 0.

We reported adversely.

The Judiciary Committee of the bill was then read third time and passed. A yes 100, nays 0.

We reported adversely.

The Judiciary Committee of the bill was then read third time and passed. A yes 100, nays 0.

We reported adversely.

The Judiciary Committee of the bill was then read third time and passed. The bill was then read third time and passed. He have resolve the bill be read third time. The bill was then read third time and passed. A yes 100, nays 0.

We reported adversely.

The Judiciary Committee of the bill was then read third time and passed. He have resolve the bill was then read third time and passed. The bill was then read third time and passed. He have resolve the bill was then read third time and passed. The bill was then read third time and passed. The bill was then read third time and passed. He have resolve the bill be read third time. The report was received.

We reported adversely.

The Judiciary Committee on the third time and passed.

We reported adversely.

The Judiciary Committee on the third time and passed.

We reported adversely.

The Judiciary Committee on the third time and passed.

We reported adversely.

The Judiciary Committee on the third time and passed.

We reported adversely.

The Judiciary Committee on the third A STORY has been started of a lobby day to Mr. S. M. Koane.

Mr. Reynolds moved to reconsider the vote, Mr. Reynolds moved to reconsider the vote, Intures; H. B. No. 8—To restrain the improvident issue of county bonds to aid rail-roads; H. H. No. 15,-To amend section 450 of

> tion 2140 of the Code, do not pass.
>
> The following by Mr. Williamson was referred to Committee on Federal Relations: requested to use their influence and vote for a bill introduced by Senator Blair, providing ment for an appropriation by the National Govern Mr. ment of fifteen mi lions of dollars, to be apportioned among the several States for the pro-The Speaker announced the following Messrs, Inge, White, Berry, McRae, Fergu-

> > SENATE-NINTH DAY.

HON. JEFFERSON DAVIS has accepted an invitation to a banquet to be given by the young men of Memphis, in his honor in the Spring of the Revised Code in the Spring of the

to drait an act providing for the better disposition of State lands. Concurred in. H. B. No. 78-An act to amend section 711. chapter 16 of the Revise i Code relative to reports of school teachers. To Committee on

H. B. No. 129-An act to amend the charter of the Union Femile College, at Oxford ports to be a recital of actual experience in the Heroic City during the siege.

authorize the Meunhis & Vicksburg Sailroad Company and the Massissippi Valley & Ship Island Railroad Company to effect a confidence of the State Modical Association presenting a draft of an in the Heroic City during the siege.

Yazoo Herald: Hon. A. M. Hicks has received the appointment of Superintendant of Education of this county. Mr. Hicks of Education of the Ed oon from the practising Attorneys of Yazoo County, testifying to his great ability and huracter as a man, a citizen and a Judge, and designating him as their choice for Judge of the Circuit and desiring him to accept the re-appointment to the position. Mr. Luse moved ne memorial lay on the table subject to call.

By Mr. Humphries-Resolved by the Serate, the House of Repre-sentatives concerning that the Joint Standing Committee on the Executive fund be instructed to examine the Executive Mansion and furniture therein with the view of ascertain-In consequence of the prevalence of facturing Company. To Committee on Corpotho same and the probable cost thereof. Said committee to report as soon as practicable orted S. B. No. 27-An act for the relief of Emma Bedford, and S. B. No. 36-Au act legalize the crection at court house in Tunica ounty, with the recommendation that they do S. B. No 4-An act to exempt money caned on real estate from taxation was returned without recommendation. The repor

The Committee on Claims returned S. B. No. 21-An act in relation to working the roads, with recommendation that it do pass, Mr. Smith offered the following resolution Resolved by the Senate the House concur ring, that a joint select committee of five of he part of the Senate and—on the part of the e appointed to frame an act regulating taviffs and freights on railroads, and repor the same to their respective houses. Adopted. By Mr. Reynolds: S. B. No. 52-An act to neorporase the Canton, Aberdeen & Nash ille Railroad Company, To Committee on By Mr. Luse: S. B. No. 53-An act inco

parating the Mississippi Valley Railroad To Committee on Railroads. By Mr. Smith : S. B. No. 54 -An act for the stief of Wm. S. Bayliss and others, To Juliciary Committee. By Mr. Nolan: S. B. No. 55-An act to hange the law of evidence in criminal cases, and to repeal section - of the Revised Code.

o Judiciary Committee, By Mr. Cowan: S. B. No. 56-An act to in-corporate the D. Meyer Agricultural and Manufacturing Company. To Committee on By Mr. Gayles: S. B. No 57-An act to re

peal section 137 of the Revised Code, in rela-tion to the description of ballots to be used. By Mr. Nolan: S. B. No. 58-An act to amend section 790 of the Revised Code. To committee on Public Health and Quarantine. By Mr. Cowan: S. B. No. 59—An act to in-corporate the Yazoo, Mississippi and Dela Timber Company. To Committee on Corpor-

S. B. No. 4-An act to exempt money loaned on real estate from taxation was taken up.
Mr. Cowan moved the bill be referred to the Mr. Jarnagin moved the bill be indefinitely

poned. A lengthy discussion followed on merits of the bill, and the nature of the nds desired, which was participated in by nany of the Senators. Mr. Humphries offered the following amend-Provided, That if the interest charged

should exceed 8 per cent, the tax shall be paid, and the interest forfeited. The motion to refer to the Judiciary Com-Mr. Reynold moved to reconsider the vote ast taken and refer the bill to the Finance Committee. The vote was reconsidered and the bill and amendment were recommitted. S. B. No. 24-An act in relation as to who

shall work the public roads. The act exempts persons over 55 years of age from road duty. S. B. No. 36-Reported from the Committee n Finance favorably.
Mr. Dallon stated that the court house o

Tunica county had been destroyed by fire, and ertain parties took the contract to rebuild the ilding, trusting that an act of the Legislature would legalize any contract made for the purpose by the county. Passed. S. B. No. 37-An act for the relief of Emms Bedford and Simon Glass, of Warren county. The bill instructs the Auditor of Public Accounts to draw a watrant in their favor for \$80,90 to reimburse them for taxes wrongfully Mr. Humphries moved the bill be recommi

ted, with instructions for the committee to ascertain if the double tax had been paid into the State Trensury. Carried. S. B. No 38-To authorize the Sheriff of Marshall county to employ a janitor for the court house of said county—said junitor to receive a salary of twenty dollars per month, payable by the county. Passed.

House Bills were taken up. H. B. No. 49-An act to incorporate the Natchez Wharf and Elevator Company. To Committee on Corporation. H B. No. 52 -An act to incorporate a street railway in the town of Greenville. To Com-H. B. No. 64-An act to incorporate H. B. No. 64—An act to incorporate the Edwards Lodges, vin: Unity Lodge No. 117, A. F. & A. M.; W. O. Harrison Lodge, No. 17, Knights of Phythias; Elwards Lodge, No. 1144, Knights of Honor.

Mr. Reynolds suggested to establish a precedent in regard to incorporating bodies which might be incorporated under the general laws, and called for the reading of the bill.

The bill was read a second time and referred to the Committee on Corporations. rate the town of Ashland in Benton county.

Mr. Noland moved to adjourn. Carried. HOUSE-NINTH DAY.

THURSDAY, JANUARY 12, 1882. House met at 10 o'clock. Mr. Speaker Tison in the chair. Prayer by Rev. Mr. Harrell of

Journal of yesternay read.

Pending the reading of the journal a message was received from the Senate.

H. B. No. 37 was then taken up.

Mr. Buchanan moved the bill be laid over for the message.

for the present.

Mr. Frederick moved to indefinitely potpone.

Mr. White moved to lay the motion to postpone on the table. Carried.

Mr. McCool moved the bill be read the third
time and put upon its final passage.

Mr. McLain moved that the bill be recom-

tee to prepare a general bill.

Mr. Norrell moved to table. Carried, and the bill was recommitted.

H. B. No. 76 was taken up and on metion H. B. No. 114 was taken. Mr. Finley moved the rule be suspended and bill read the third time to put upon its pas-sage. Lost, and the bill sent to Committee on Engrossed Bills.

lation from the committee; and H. B. No. 37, H. B. No. 66-Mr. Brown moved the bill be ered the bill, and recommend it do pass. Re- H. B. No. 64, with the recommendation that By Mr. Elmer: H. B. No. 186-An act to to increase salary of County Superintendent read third time and put upon its passage, or Clay county; and H. B. No. 76, to make Carried and the bill passed.

In D. No. 01, with the resommentation that By Mr. Elmer: H. B. No. 185—An act to create a Board of Palot Commissioners for Ship Island Harbor and other were reported adversely.

In D. No. 01, with the resommentation that By Mr. Elmer: H. B. No. 185—An act to create a Board of Palot Commissioners for Ship Island Harbor and other prevention of the introduction and spread of purposes in Harrison county. To Committee

an act for prevention and spread of small-pox in this State, reported by Committee on Health and Quarantine be read third time and put Mr. Rees moved to lay the motion on the Resolved By the Legislature of the State of Mississippi, that our Senators and Representatives in Congress be and they are hereby sider H. B. No. 136-Mr Howry in the chair. Mr. Buchanan, of Bankin, offered an amend-

Mc Gibson moved the committee do now rise. report progress and recommend the bill do pass without ammendment. Corried. Mr. Hurt, cha rman of the Committee of the 8 hole, reported that the committee had con-sidered the bill and recommended its passage. son, Frederick and Hamly.
At 1:3) p. m. on motion of Mr. Trice ; the On motion of Mr. Hert the bill was read the third time and put upon its passage.
On call of ayes and mays the bill was passed

by a vote 105 to 6.

Report of Committee on Agriculture was Mr. Trice moved to indefinitely postpone the consideration of H. B. No. 51, the commit-Speaker announced the following special

for the collection of a delinquent poll tax. To Joint Committee on the part of the House on Agricultural Lien Law and Kindred Subjects-Messrs, Davis, McSwine, Heard, Trice, Came-Joint Select Committee on the part of the

dale, Greaves, McRae, McCallum, Perguson, of Wi kinson, Moore, of Kemper and Gibson.

Mr. Inge moved to refer the hill to Commi-Mr. Hyer presented a memorial to the Senter favor of the motion. Carried. Mr. Williamson presented a memorial, from the State Executive Prohibition Committee petitioning the repeal of the Pint law. Re-

ored to Committee on Temperance. Mr. Blair, (H. B. No. 1.7 to encourage investment in land, the raising of stock and the Mr Frederick presented a petition on Tem- tural Liens. erange, which was referred to Committee on Mr. Frederick offered a resolution inviting Rev. Dr. Cary Agent of Peabody Fund to ad-

iress the Legislature--which was adopted. Mr. Handy presented a memorial asking that an Agricultural Experimental Station be established at the A. & M. College. Referred Committee on Agriculture. Mr. Wool, of Lauderdale, asked to be exused from serving on Committee on Levees, nd Mr. Rogers was appointed in his place. Mr. Smythe offered the following resolution Whereas, The sad news of the untimely death of Mr. William S. Power, son of our disringuished and patriotic fellow citizen, Col.

Resolved, That this House adjourn as slight expression of the sympathy of the en ire people of the State of Mississippi, The resolution was unanimously a and the House adjourned at 1:20 P. M.

SENATE-TENTH DAY.

FRIDAY, Jan. 13, 1882. The Senate met pursuant to adjournment, resident pro tem. Reynolds in the chair. The oll was called, quorum present. The Journal vesterday was read and approved. Leave of absence was granted from day to day to Senators Wilson and Kyle. For toporto 7 to Senator FitzGerald, also to Senator

Mr. Johnson, of the Committee on Agriulture Commerce and Manufactures, reported back S. B. No. 35 of the Revised Code, relative to the preservation of game and oysters rith the recommendation that it do pass. Mr. Crigler, of the Committee on Pu Elucation, made a report which was laid over until reached in regular order.

Mr. Longino from the Committee on Corpor-tions, reported back H. B. No. 129-To amend he charter of the Union Female College, with recommendation that it do pass. Mr. Humphries introduced: S. B. No. 60-An act providing for the punishment of persons decoying laborers or apprentices their employers or masters. To Judiciary By Mr. Keith: S. B No. 6!-An act to sup-

by an omission in section 154 of the Revised ode in relation to filling vacancies in pubc offices. To Judiciary Committee. By Mr. Ratliff: S. B. No 62-An act to inorporate the Jackson Land and Building As-Sociation. To Committee on Corporations.

By Mr. Waddell: S. B. No. 63-An act to utborize the Superintendents of Education in Tunica and Quitman counties to employ eachers in certain cases at a higher rate than hat now allowed by law. To Committee on

S. B. No. 64, was read-An act to regulate he term of office of County Superintendents f Education and to provide for filling vacan-Mr. Grigler moved to refer to the Judiciary Committee. Carried.
S. B. No. 35-An act for the preservation

of game and oysters.

Mr. Johnson moved the bill be read a third time and passed. Carried, and the bill pass-H. B. No. 129-To amend the charter of the Union Female College, was read a third time and passed.

H. B. No. 136-An act to prevent the intro

uction and spread of small-pox in this State. Mr. Cowan moved in consideration of the apportance of the bill, that the rules be suspended and the bill be put upon its final pas-The bill appropriates \$5000 to the State Board of Health to be used by them to prevent he introduction of the scourge. Mr. Smith moved to amend by striking out five thousand and insert one thousand. After reconsiding the vote whereby the bill was

read a third time the amendment came before he Senate. Mr. Longino spoke in favor of the bill as it came from the House. He believed the money would be in good hands and judiciously expended, and the sum of one thousand would be Mr. Boone favored the amendment, as he had been informed by a member of the Board Health that the principal object of the

Board of Health was to purchase vaccine matter, and one thousand dollars was deemed Mr Cowan called the attention of the Sen are to the fact that a case had lately been reported in Vicksburg, and that to protect the public health, hospitals must be established and may be quarantine. It not appearing in the bill how the money was to be drawn in case it passed, he favored its reference to a mittee for correction.

Mr. Humphries advocated the reference of the bill to a committee to ascertain how the money was to be appropriated. He did not favor haste in any measure. He moved it be referred to the Committee on Public Health and Quarantine. It was his experience that where five thousand dollars or any other amount had ever been appropriated with the provise "or so much money thereof as may be necessary," the full amount was always disposed of.
The bill and amendment were referred,

ations.

The following committee was appointed on the better disposition of State lands: Messrs. W. A. Rosne, Hamilton and Noland.

On the lien law: Messrs. Mitchell, Henderson, Humphries, Luse and Boone.

Mr. Hyer, by general consent, introduced S. B. No. 67—An act for the relief of Samuel Frank, of Marshall county, Miss. To Committee on Claims. There being no further business before the Senate, Mr. Humphries moved to adjourn. Carried.

HOUSE-TENTH DAY.

PRIDAY, Jan. 13, 1882. House met pursuant to adjournment, Mr. Speaker Tison in the chair. Prayer by Rev. J. D. W. Duckworth. Roll called and all members present, except Messrs. Bourne, Field, Griggs, Rhodes and Watts.

Journal of yesterday read.

Pending the reading of the journal the following messages from the Senate were reserved:

An act to amend section 800 of the Revised Code of 1880 in relation to who shall work public roads. An act to legalize the contract made and entered into between the Beard of Supervisors of Union county and Adelph Jackson & Co., during the year 1881, for the exection of a court house and for other purposes: An act to authorize county to employ a junitor for the court house.

Mr. Rees, Chairman of Committee on Appropriation reported H. B. No. 100, to defray the expenses of inauguration.

Mr. Whitney moved that the House resolves.

Mr. Whitney moved that the committee rise, part program and recommend the bill de-

Mr. Rees moved to lay the motion on the

Mr. Hurt moved to reject. Amendment well and Welborn. Mr. Buchanan of Rankin, submitted a reortfrom Committee on Library.
Mr. Buchanan of Kankin, moved to adopt

ent resolution to dispose of Code of 1871.

Mr. Nurrell spoke against its adoption. Mr. Gibson moved to lay the report on the The following bills were introduced : 1120, chapter 39 of the Code of 1880, an act in by the gallon. To Committee on Temperance.

H. B. No. 140: By Mr. Harper—An act to encourage investment of capital in manufactures in this State. To Committee on Claims.

H. B. No. 139: By Mr. Gibson—An act for the relief of Messrs. Cowan and McCahe, attorneys-at-law of Vicksburg. Referred to attorneys-at-law of Vicksburg.

Committee on Claims.

By Mr. Gibson: H. B. No. 128—An act entitled an act to regulate the se'ling and purchasing of pistols in Mississippi, To Comwine, Favre, Atkinson, Blanckinship and Mongomery, of Madison.

Joint Committee on the part of the Honse on Apportionment—Messrs, Selman, Nabors, White, Ayers, Howry, Knox. Rogers, Gulley.

Turnipseed, Tackett, Lyle, Woods, of Lauderdale, Greaves, McRae, McCallen, Personnel.

By Mr. Heard: H. B. No. 141—An active postponed.

By Mr. Heard: H. B. No. 144—An active matter had just been indefinitely postponed. allow Justices of the Peace and Constables No. 50 compensation in committing trials. To Com-S. I nittee on Fees and Salaries.

By Mr. Montgomery, of Bolivar: H. B. No.

> of 1880. To Committee on Judicary.
> By Mr. Poston: H. B. No. 146-Annet to Code of 1880.
>
> Mr. McRae offered an amendment adding making the motion, the existence of a promise of cotton seed. Bill and smend-vision of the common law under which such as a control of the common law under which such as amend section 1360, chapter 5, of the Revised "fifty bushels of cotton seed." Bill and smendment referred to Joint Committee on Agricultural Liens.
>
> Mr. FitrGerald spoke on the same
> description of the common law under which such bodies could be incorporated without legistation. Mr. FitrGerald spoke on the same
> grounds The bill was indefinitely postponed, the rue and put upon its final passage. Rule

dution creating "Joint Committee on Agricultural Lien," by substituting "nine" for "six."
To Committee on Agricultural Liens.
By Mr. McSwine: H. B. No. 147-To incorporate the Mississippi and Arkansas Rail ond Company. To Committee on Railroads By Mr. Howry: H. B. No. 149-Making the accused, in certain cases a competent witness against himself. To Committee on Judiciary By Mr. Lynch: H. B. No. 148-To repeat section 1103 of the Revised Code of 1880. To The amendment was adopted, and the question

counties of Amite and Pike. To Committee By Mr. Myers: H. B. No. 151-An act to mend chapter 28 of the ravised Code of 1880. of Health. By Mr. Ferguson of Tunica: H. B. No. 152— An act for the relief of the levee taxpayers in Levee District No. 1 To Committee on Levees. coming it would come while the Legislature By Mr. Favre: H. B. No. 153-An act enti- was in session, and in case of such disaste tled an Act to authorize the Circuit Court of the Counties of Hancock and Perry to employ

Amended to include the counties of Jackson By Mr. Favre: H. B. No. 154-An act to to the amendment Carried, and the question mend section 839 of the Code of 1880, so far recurring on the adoption of the amendment imend section 839 of the Code of 1880, so far is the same relates to the County of Hancock. To Committee on Public Roads.

By Mr. Handy: H. B. No. 155-An act reniring any one in the City of Canton, Miss., offering to weigh cotton to give bond. To Committee on Corporations.

By Mr. Mellen: H. B. 156-An act to amend an act in relation to certain manufacturing To Committee on Corporations. By Mr. Stiles: H. B. No. 157-An act t peal sections 2960, 2961, 2962, 2963 and 2964 of Revised Code of 1880. To Committee on Im-By Mr. Stiles: H. B. No. 158-An act to amend sections 511, 1757, 1758 and 2032 of the Code of 1880. To Committee on Ways and

By Mr. Moss: H. B. No. 159-An act to incorporate the town of Burusy lle, in the County of Tishomingo. To Committee on Corpora-By Mr. Simpson; H. B. No. 160—An act to amend section 2129, chapter 60. Revised Code at 1880 in relation to the election of Supervis-

ors. To County Affairs.

By Mr. McBae; H. B. No. 161-To incorporate the Star Mining, Milling, and Manufacturing Company. To Committee on Corporaregistration and cancellation of County Warrants and for other purposes. To Judiciary By Mr. Howry; H. B. No. 163-An act to

fit the compensation of the Clerks of the Boards of Supervisors tax collectors and for other purposes. To Committee on Fees and Salaries By Mr. Howry; H. B. No. 164-An act to amend an act in relation to road working in Lafayett county. Laid on table subject to call. By Mr. Miller, a joint memorial to Congress asking that the tax illegally collected on

ton be appropriated to the school fund. To Committee on Federal Relations. By Mr. Harrell: H. B. No. 185-Fo amend ection 1054 Revised Code of 1880, in relation Mutual Benefit Associations, Referred to Committee on Benevolent Institutions.

By Mr. Stone: H. B. No. 166-An act to incorporate the Greenville Gaslight Company. Referred to Committee on Corporations. By Mr. Stone: H.B. No. 167—An act to amend section 276s, Code of 1880. Referred to Comnittee on Judiciary, Mr. Handy was excused from serving on

Committee on Public Roads, and Mr. Mont-gomery, of Madison, was appointed in his Leave of absence untill Monday was granted to Messrs, Downer, Williamson, Simmons, Rodman, McKie, Dodd, Guynes and Greaves. The speaker added the following names to the Committe on Agricultural Lieus and kin-

Messry. Johnson, Provine and Rogers. Resolution by Mr. Stone, requiring the Secretary of State to hang maps in the Hall of the House of Representatives. Adopted.

By Mr. McSwine: H. B. No. 163—An act to amend section 137 of the Revised Code of 1880. To Committee on Elections. By Mr. Byrd : H. B. No. 169-An act for the relief of George Washington, of Lincoln county. To Committee on Claims.

By Mr. Montgomery, of Oktibbeha: H. B. No. 170-An act entitled an act to preserve contracts between employe, landlord and tenant. To Special Committee on Agricultural

journed until 10 o'clock to-morrow. SENATE-ELEVENTH DAY.

Liens and kindred subjects.
On motion of Mr. Buchanan the House ad-

The Senate met pursuant to adjournmen President pro tem, Reynolds in the chair, Roll called. Quorum present. The journal of yesterday was read and approved.

Mr. Boone, from the Committee on Enrolled H. B. No. 66—An act to amend and reduce into one act the actto incorporate the City of Holly Springs. To Committee on Corporations. ton, also Senate Concurrent Resolution No. 1, in relation to the election of a Commissioner

> and third parties to replevy property seized under attachment for rent and supplies without bond, S. B. No. 41—An act fixing the punishment of persons convicted of capital offcuses, S. B. No. 61—An act to supply an omission in acction 154 of the Revised Code in relation to filling vacancies in public offices. omission in section 154 of the Revised Code in relation to filling vacancies in public offices, with the recommendation that they do pass: Also H. B. No. 1—An act to extend the time of making the official bond of Sheriff and taxeollector in Montgomery county, S. B. No. 22—An act to define and punish frauds upon Hotel, Inn and Boarding House keepers, and S. B. No. 23—An act to define the rights and liabilities of Hotel Inn and eating house keepers with the recommendation that they do not pass.

By Mr. Humphries from the Committee on Railroads: H. B. No. 52—An act for the incorporation of Street Railways in the town of Greenville with the recommendation that it do pass. The report was received.

By Mr. Longino from the Committee on Registration and Elections: S. B. No. 18—An act to repeal section 107 of the Revised Code in relation to ballots, with the recommendation that it do pass.

8. B. No. 57 -An aut to repeal section 137 of he Revised Code in relation to the description of ballons up be used, with the recommenda-

Committee on Health and Quarantine through Mr. Magruder made a report which was received.

Mr. McSwine presented a memorial from the State Board of Health, and asked that it be recommend the bill do pass. Carried.

State Board of Health, and asked that it be recommend the bill do pass. Carried the committee of the bill about the committee of th sippi Railroad Company. To Committee on pairing and refurnishing the Executive Man-

Consent was given to Mr. Lem Moore of Isside for the arrest an I punisoment of persons Ry Mr. Longino from the Committee on Corside for the arrest an I punisoment of persons Ry Mr. Longino from the Committee on Corcontinued to a vote, he has a matural right to State. To Judiciary Committee.

By Mr. Jarnagin: S. B. No. 70-An act to making titles to land by executors and ad-presses his intention in an intelligible manamend chapter 58 of the Revised Code in re-lation to certain bonds of idemnity. To S. B. No. 47-An act to amend an act to incorporate the Trusices of the Chamberlain tails this natural right must be closely cir-Judiciary Commit ee. Senate bills on their third reading. The titles of the bills will be found in the titles of the bills will be found in the S. R. No. 62-An act to incorporate the powering necessity. This law does not meet

previous proceedings of the day. S. S. No. 23-on in tion of Mr. Longino was H. B. No. 142: By Mr. Buchanan—An act indefinitely postponed.

S. B. No. 22—on motion of Mr. Jarcagiu was indefinitely postponed.

S. B. No. 22—on motion of Mr. Jarcagiu was indefinitely postponed.

S. B. No. 22—on motion of Mr. Jarcagiu was indefinitely postponed.

S. B. No. 190—An act called, referring to that feature which except the bound of the Board of Supervisors of called, referring to that feature which except the bound of the Board of Supervisors of called, referring to that feature which except the board of Supervisors of called, referring to that feature which except the board of Supervisors of called, referring to that feature which except the board of Supervisors of called, referring to that feature which except the board of Supervisors of called, referring to the supervisors of called, referring to the board of Supervisors of called, referring to the supervisors of called the supervisors of S. B. No. 61—on motion of Mr. FirzGerald.

Jefferson county. Rules suspended and the landords are not willing from rent, is too harsh. If was laid on the table subject to call. relation to the sale of vinous and spirituous was laid on the table subject to call.

S. B. Ne. 41—on motion of Mr. Jarungin, by the gallon. To Committee on Temperance. was laid upon the table subject to call.

poned by the Senate in their action on S. B. Bill passed.

S. B. No. 26-Mr. Jarnagin moved to indefinitely postpone. Mr. Boone moved that the bill be referred to 145—An act to amend section 1640 of the Code the Judiciary Committee. Carried. S. B. No. 47 was read a third time and

and a motion to reconsider and table prevailed The following House bills were considered: H. B. No. 1-An act to extend the time taking the official bond of the Sheriff Montgomery county. Mr. FitzGerald move o indefinitely postpone. The motion prevaile H. B. No. 136-To prevent the introduction Temperance Committee.

By Mr. Simmons: H. B. No. 150—An act to expect the boundary lines between the to change the boundary lines between the five thousand dollars to one thousand.

By Mr. Pope: H. B. No. 200—An act to expect taken by a Mississippi tend the time of the Sheriff and Tax-Collector five thousand dollars to one thousand.

By Mr. Pope: H. B. No. 200—An act to expect taken by a Mississippi tend the time of the Sheriff and Tax-Collector five thousand dollars to one thousand. Mr. Hyer spoke in favor of the provision the full amount and paid a glowing tr the efficiency and probity of the State Board

riets in Lown les county.

ommittee on Agriculture.

By Mr. Brown, of Marshall: H. B. No. 201-

WESTAGE PROM THE GOVERNOR

Secretary is as follows: Mr. Speaker: I am directed by His Excellen-

purchase a fire-proof safe for the use of

Mr. Lyle moved the rules be suspended

Circuit Judges and Chancellors. To Judiclary

Resolved, That hereafter the 4th order of

mittee on Propositions and Grievances, S. B. No. 38—Refered to Committee on Counsir. Humphreys thought that ample provisions could be made when needed Mr. Humphreys moved to smend the amend a competent person to perform the duties of ment by making the amount two hun-stenographer. To Committee on County fifty dollars instead of one thousand. Mr. Hyer, strongly opposed the proposed

> Mr. Hyer moved to table, but withdrew it allow Mr. Smith to speak to his amendment.
> Mr. Smith said that one thousand d ars was, in his judgment, ample for the pres ent, and in case of emergency money would Mr. Dalton advocated that prevention wa ster than cure, that besides the purchase cirus, quarantine stations and guards would be needed. He had every confidence in th

tegrity of the State Board and favored giv-

ing them the means to get at work if necess

Mr. Dalton moved to table the amendmen

without being hampered for the want of upon its final passage. Bill passed.
By Mr. Lyle: H. B. No. 204-An act to en-Mr. Henderson favored that the Board By Mr. Lyle: H. B. No. 204—An act to enable the Board of Supervisors of Scott county should be amply provided with means to The amendment was lost, and the quest said county. ccurring on the original bill, it was placed pon its third reading and passed, by a vote f 23 ayes, 7 nays. Leave of absence was granted, from day to and the bill read a third time. Carried; and lay, to Mr. S. M. Ronne.

By unanimous consent H. B. No 203-An it to authorize the Board of Supervisor Rankin county to issue interest bearing ands to facilitate the building of a jail fe ne county was taken up, read a third tin and passed. On motion of Mr. Ratliff the Senate ad journed.

HOUSE-ELEVENTH DAY. House met persuant to adjournment-Mr peaker Tis in in the Chair-Prayer By Rev

ton county to pay Registrars, etc. To Com-mittee on County Affairs. Roll called, quorum present. ulate the jurisdiction of Mayors of incorpor-improved plows, cultivators, planters and ated towns in Winston county. reapers, and he will give a good report at MESSAGE FROM SENATE. S. B. No. 35-An act to amend chapter 2 ole of 1880 in relation to the preservation of game and oysters. H. B. No. 129-An act to amend the charte Union Female College. Passed. A concurrent resolution of instruction to the Joint Standing Committee on Executive Coningent fund in which the concurence of the

House is desired. Senate concurred in the House Joint Resolu ons creating a committee to prepare a bil or the better disposition of State lands, and fled the blank therein with three, Messes, W. . Roane, Hamilton and Noland have been at nted on part of the Senate. Committee, to consider and report amendments o chapter 50, 51 and 60 of the Code 1880. Messrs, Mitchell, Henderson, Humphries, Luse and Boone, have been appointed on the

HOUSE PROCEEDINGS. Leave of absence granted to Messrs. Howry Edwards, Coales of Warren, until Tuesday and to Mr. Favre from day to day. By Mr. Foules: H. B. No. 171-An act for e further protection of sneep, and to en ourage sheep raising in Adams county. To mmittee on Agriculture. By Mr. Mellen: H. B. No. 172-An net to fix county to provide for the payment of certain panies, outstanding Teacher's warrants of the schol-

215-An act entitled an act to amend section astic year of 1880-81. To Judiciary Com-2207 of the Revised Code of 1880, and to Mr. Inge: H. B. No. 174-An act enti- authorize the appointment of receivers tled "An set to create the Corinth Female High School a free school." Mr. Frederick presented a memorial for the establishment of Normal Schools. To Com-Mr. Inge moved that the bill be engrossed and put upon its final passage.

Mr. Mellen offered an amendment to the bill, conveying school property of Corinth to the public school fund.

their appropriate committees. Passed.
Mr. Norrell was granted l-ave of absence Mr. Blair moved to refer to Committee on until Tuesday.
Mr. Ferguson, of Tunica, asked to be ex-Education. Carried. By Mr. Smythe: H. B. No. 175—Entitled an tional Justice of the Peace and Constable in Supervisor's District No. 5, of the County of Jefferson.

8. B. No. 32—An act to enable defendants and third parties to replevy property seized under attachment for rent.

> visors of the counties of Chickasaw, Lee Sykes, Blair and Powe, Mr. Buchanan moved to suspend the rules. Harrell Carried, and the bill passed.
> The Committee on Enrolled Bills, through

the Chairman, Mr. Norrell, reported that H. B. No. 29 was correctly enrolled.

By Mr. Terrell—To extend the time to Mr. W. L. Howard, a Consiable of Clarke county.

the Committee on Enrolled Bills, through the Chairman, Mr. Norrell, reported that H. B. No. 29 was correctly enrolled.

By Mr. Terrell—To extend the time to Mr. W. L. Howard, a Constable of Clarke county. for making his bond. To Committee on Judiciary.

By Mr. Terral: H. B. No. 18—An act to amend section 207, Revised Code 1880 so far as it relates to terral andicers in Clarke county. To Committee on Judiciary.

By Mr. Terral: H. B. No. 18—An act to repeal section 255, Code of 1880, so far as the same relates to the killing of desirand tarkeys in Clarke county. To Judiciary Committee.

By Mr. Moswine: H. B. No. 185—An act to repeal section 255, Code of 1880, so far as the same relates to the killing of desirand tarkeys in Clarke county. To Judiciary Committee.

By Mr. Moswine: H. B. No. 185—An act to repeal section 255, Code of 1880, so far as the same relates to population of the different counties, and also in separate columns, the number of white and colored educable children in each county, and the different counties, and also in separate columns.

By Mr. Moswine: H. B. No. 185—An act to committee.

By Mr. Moswine: By Mr. Moswine: To Judiciary Committee.

By Mr. M

TERMS OF ADVERTISING:

One inch 1 002 to 3 00 4 00 9 00 15 0020 00 Three in. 3 00 5 00 7 00 2 00 15 00 25 00 40 to Four in. 4 00 6 00 9 00 12 00 20 00 35 00 00 00 Five in. 5 00 7 50 12 00 13 00 30 60 50 00 75 e0 NUMBER 3 ger Special, or local notices, 20 cents per line

names, is not in accord with the spirit of our Railroads.

By Mr. Humphries: S. B. No. 57-Act for On motion of Mr. Granberry, the account of institutions. It is true that it is now, and Mr. Rees moved to tay the motion on the table—carried.

Mr. Buchavan of Chichasaw moved the bill by Mr. M. Buchavan of Chichasaw moved the bill be real the third time, and put upon its final passage—carried, and on a call of yeas and nays—Passed, yeas 91, nays 18.

Leave af absence granted to Messrs. Black—Leave af absence granted to Messrs. Black—Read to Messrs. Black—Re By Mr. Dalton: S. B. No. 69-An act to pro- tion that it do pass. The report was received. hearted, impassioned, fiberty-living people

ner; and any law which abri g s or cur-

these requirements, and we hope the Legis-

Jackson land and Building Company, these requirements, and we hope the Le H. B. No. 49-Au act to incorporate the lature will wipe it out at an early day, By Mr. Whitney: H. B. No. 191-An act tenants with the lien which the law gives for the relief of J. H. Larkin and others, upon the crop, they will have no trouble in S. B. No. 32-Mr. Luse moved the bill be laid of Jefferson county. To Judiciary Committee. securing themselves further by deed of By Mr. Whitney: H. B. No. 192-To enable trust upon such other property as their trust upon such other property as their the Board of Supervisors of Jefferson county tenants may have and are willing to mort-S. B. No. 37—passed.
S. B. No. 57—on motion of Mr. Longino, was indefinitely passiponed.

To Judiciary Committee.

By Mr. Whitney: H. B. No. 198—An act to but if this is not done, and by reason of misincrease the salary of the County Superinten-dent of Jefferson county. To Committee on to pay rent and supplies, it is not right that the poor tenant, who has suffered more By Mr. Moore: H. B. No. 194—An act for the clief of the Chancery Clerk of Kemper out y. To Judiciary Committee. ouncy. To Judiciary Committee.

H. B. No. 164 called up.

Mr. Jones moved the bill be considered, Now and then a landlord is unfortunate in and third time, and put upon its final passage. the selection of his tenants and gets one who is lazy and thriftless, and makes no crop, By Mr. Cameron: H. B. No. 195—An act to amend section 2,149, so far as the same relates to Landerdale county. Mr. Cameron moved the rule be suspended | made to suffer equally with the worthless. If a landlord employs a vagabond and fails and bill put upon its passage. Passed.

By Mr. Cameron: H. B. No. 196—An act to take other security than his crop let the ovide for further pay of Chancery Clerk of consequences be upon himself. But, if, the ru e and put upon its final passage. Rule suspended. Bill passed.

By Mr. Speaker Twon, (Mr. Harper in the Chair): H. B. No. 198—Au act to prevent the hunting of wild and unmarked hogs and cattle with guns and dogs without public notice.

To Computee on Agriculture. adoption of the Code of 1880, but stop Fo Committee on Agriculture.

By Mr. Ervin: H. B. No. 199—An act to there, reserve the right to mortgage any

prevent stock running at large in certain Dis | property which the tenant may have. 3rd. The "Pint Liquor Law," was Mr. White offered an amendment. To Com- was the longest and most dangerous nittee on Agriculture.

By Mr. Pope: H. B. No. 200-An act to exbackward step ever taken by a Mississippi whisky by legislation.

An act for the relief of H. S. Dancy and Mrs. A. M. Todd, of Monroe county. To Commit. Appointment.

To His Excellency the Governor of the State of Mississippi Message from the Governor, by his Private We the undersigned members of the bar of the City of Jackson, being fully inspired ey the Governor to inform the House that he with the high character both public and pri-has approved the following entitled bills, to vate, of the Hon. S. S. Calhoon, the present wit: H. B. No. 29-An act to repeal an act, Judge of the 9th Judicial District, and appreto prohibit the sail of vinous and spirituous diguers within five miles of the town of Decaur in the county of Newton, and Austin, in

which he has so ably and impartially pre

sided for the last six years, that he should

H. B. No. 58—An act to extend the time of electing taxes in the county of Attala.

By Mr. Montgomery of Boliver, H. B. No. retain his position do most most heartily recommend and urgently request the Gov-202-An act to prevent dogs, sheep and goats ernor of the State to re-appoint him to the running at large in Oktibbeha county. To Judgeship of said district, By Mr. Buchanan of Rankin H. B. No. 203-An act to authorize the Board of Supervisors W. L. Nugent, of Rankin county to issue interest bearing bonds in order to facilitate the building of a T. J. Wharton, J. W. Covington, juil in said county. Mr. Buchanan moved the D. Shelton, rule be suspended, be read third time and put J. B. Harris M. Green,

"unica county, approved February 5th 1880, now fills, and knowing that it is the earnest

o far as the same relates to the town of Aus- desire of the entire bar of the district over

By Mr. Gully: H. B. No. 208-An act to reg- with him his own team of big fat horses

Robt, J. Bowen J. B. H. Hemingway, D. N. Barrows, John Estelle, T. A. McWillie. James Shelton. Robt. Shotwell, L. Brame. -

Welcome. Mr. Rose moved that H. B. No. 98 be recalled Port Gibson Reville.] rom Committee on Corporations.

Mr. Rose moved that the bill be read a third Mr. Thomas Ayres, of Ohio, reached time and put upon its final passage. Carried: Grand Gulf a few days ago, bringing with and the bill passed. him the vim, energy and experience of a By Mr. Heard: H. B. No. 205-An set to western farmer to apply them to our southprevent the sale or giving away of any vinous, spirituous or mait liquors within two miles of Liberty Church.

Mr. Heard moved to suspend the rules. out of Nazareth. Mr. Ayres has made no Carried; and the bill passed.

By Mr. Stone: H. B. No. 206-An act to inquainted with our people, that they are as carporate the town of Stoneville, in Washington county. To Committee on Corporations.

Br. Mr. Stone: H. B. No. 207—An act to authorize the Board of Supervisors of Washing genial and kind as the balmy air and sunshine of our own Southerland, has leased, for a term of years, the plantation of Capt. Geo. P. McLean, in his de lightful Rocky Springs region, and brings

Mr. Gully moved the rules be suspended.
Carried; and the bill passed.
By Mr. Collins: H. B. No. 209—An act to ---amend an act incorporating the town of Coffeeville, in Yalobusha county. To Committee The New Governor and His Opportunities. By Mr. Harlow: H. B. No. 210-And act for

the relief and encouragement of planters, farmers and others in need of capital, to be entitled an act to amend section 497 of the Re-No Governor ever had a finer opportuvised Code of 1880. To Committee on Ways nity than the present one. The history of the free South, the new South is just begun. and Means.

(By Mr. Harlow: H. B. No. 211. To Com- It will be peaceful, prosperous and glorious,

with amendments.

Mr. Montgomery, of Bolivar, Chairman of her borders. While she asks no exemption Committee on Levees, reported as follows:
That H. B. No. 152 do pass; that House Joint
Resolution No 2 be adopted.
Mr. Nabers, Chairman of Committee on Dr. Sears in 1879 said there were 2,000,000 County Affairs, reported as follows: That of children in the Southern States without the salary of the County Superintendent of Education of Adams county, and to prescribe that H. B. No. 71 be referred to Committee on cleans of instruction. Increasing efficiency of school systems is daily furnishing additional duties for that office. To Commit-By Mr. Powe: H. B. No. 214-An act en. additional means, but the latest reports of By Mr. Powe: H. B. No. 214—An act en-By Mr. Mellen: H. B. No. 173—An act to titled an act in frelation to stock killed by en. State Superintendents show a wide differ authorize the Board of Su ervisors of Adams gines and cars belonging to Radroad Com- ence between the number of educable chilanies. To Committee on Railroads. By Mr. Woods, of Lauderdale: H. B. No. school. dren and those in actual attendance at

> Alleged Lawlessness Near Hickory Mississippl. Brandon Republican.] Judge Mayers left for Hickory yesterday

to investigate the charges against three mittee on Education.

By Mr. Buchanan, of Bankin: H. B. No. white men and a negro, accesting for firing 212-To amend section 1814. Code of 1880, in into and burning a negro church, and also Mr. Inge thought the amendment a gross relation to acts that Chancery Clerks may burning the Calaboose at Hickory on Mon-Mr. Inge thought the amendment a gross outrage, and spoke at length, sustaining its passage.

Mr. Sykos off-red a resolution raising a committee of three to examine the Governor's Mr. Mellen explained, and spoke in favor of Message, and to refer its different subjects to failure of the local officials to suppress it. A Deserved Compliment.

ard and others and for other purposes.

Mr. Montgomery, of Bolivar, moved that the rules be suspended and the bill do pass.

Carried.

C Carried.

By Mr. Montgomery, of Bolivar: H. B. No. 177—An act for the relief of S. C. Blanchard and others. To Committee on Levees.

By Mr. Buchanan, of Chickasaw: H. B. No. 178—An act to extend the time for holding the regular sessions of the Board of Superties of Chickasaw I. Superside the committee on Governors Message—Message Message and State Hospital. The arguments presented are unanswerable, and we heartly Committee on Governors Message-Messas, of a State Hospital. The arguments pre-sented are unanswerable, and we heartily

The following resolution was offered by Mr. | endorse them. Indispensable.

business under the rules be proceeded with by the call of counties in alphabetical order.